**SAO 245E** 

(Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants

Sheet 1

# UNITED STATES DISTRICT COURT

Eastern District of Michigan

UNITED STATES OF AMERICA V.

(For Organizational Defendants)

TAKATA CORPORATION

CASE NUMBER: 16-20810-04

JUDGMENT IN A CRIMINAL CASE

		Andrew Levander and Lanny Breu	uer	
THE DEFENDANT ORGA	ANIZATION:	Defendant Organization's Attorney		
pleaded guilty to count(s)		ormation		
	ount(s)			
1 ,				
The organizational defendant is ac	djudicated guilty of these offense	es:		
Title & Section	Nature of Offense		Offense Ended	<u>Count</u>
18 USC § 1343	Wire Fraud		2015	1
The defendant organization	n is sentenced as provided in pag	ges 2 through8 of this judgr	ment.	
☐ The defendant organization has	as been found not guilty on cour	nt(s)		
Count(s)	is ar	re dismissed on the motion of the Unite	d States.	
It is ordered that the defer of name, principal business address are fully paid. If ordered to pay changes in economic circumstance	ndant organization must notify the s, or mailing address until all fine restitution, the defendant organi es.	ne United States attorney for this district ves, restitution, costs, and special assessment zation must notify the court and United	within 30 days of an test imposed by this States attorney of	ny change judgment material
Defendant Organization's Federal Employer I.D. No.:		02/27/2017		
Defendant Organization's Principal Busine	ess Address:	Date of Imposition of Judgment		
Takata Corporation, Tokyo Front Terr. 2-3-14 Higashishinagawa,Shinagawa- Tokyo 140-0002, Japan		s/George Caram Steeh Signature of Judge		
Defendant Organization's Mailing Address Same as above	s:	George Caram Steeh, U.S. Distriction	ct Judge Title of Judge	

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AO 245E (Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants

Sheet 2 — Probation

DEFENDANT ORGANIZATION: TAKATA CORPORATION

CASE NUMBER: 16-20810-04

**PROBATION** 

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of

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The defendant organization is hereby sentenced to probation for a term of :

3 (three) years.

The defendant organization shall not commit another federal, state or local crime.

If this judgment imposes a fine or a restitution obligation, it is a condition of probation that the defendant organization pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant organization must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page (if indicated below).

#### STANDARD CONDITIONS OF SUPERVISION

- 1) Within 30 days from the date of this judgment, the defendant organization shall designate an official of the organization to act as the organization's representative and to be the primary contact with the probation officer;
- 2) The defendant organization shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 3) The defendant organization shall submit a truthful and complete written monthly report within the first fifteen days of each month;
- 4) The defendant organization shall notify the probation officer ten days prior to any change in principal business or mailing address;
- 5) The defendant organization shall permit a probation officer to visit the organization at any time and visit any business sites;
- 6) The defendant organization shall notify the probation officer within seventy-two hours of any new criminal prosecution, major civil litigation, or administrative proceedings against the organization;
- 7) The defendant organization shall not dissolve, change its name, or change the name under which it does business unless this judgment and all criminal monetary penalties imposed by this court are either fully satisfied or are equally enforceable against the defendant's successors or assignees;
- 8) The defendant organization shall not waste, nor without permission of the Court, sell, assign, or transfer its assets unless this judgment and all criminal monetary penalties imposed by this Court are fully satisfied.

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AO 245E (Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants

Sheet 2A — Probation

DEFENDANT ORGANIZATION: TAKATA CORPORATION

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## ADDITIONAL PROBATION TERMS

Special Conditions are incorporated herein as detailed in the Rule 11 Plea Agreement, Doc. 23, page 9, Paragraph 3(B): Fine; pages 15 - 20, Paragraph 5: Defendant's Obligations; Paragraph 6: The Defendant's Cooperation and Reporting Obligations, and on pages 32-34, Paragraph 14: Independent Compliance Monitor.

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AO 245E (Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants Sheet 3 — Criminal Monetary Penalties

the interest requirement for the

8 Judgment — Page DEFENDANT ORGANIZATION: TAKATA CORPORATION CASE NUMBER: 16-20810-04 CRIMINAL MONETARY PENALTIES The defendant organization must pay the following total criminal monetary penalties under the schedule of payments on Sheet 4. **Restitution** Assessment **TOTALS** \$ 25,000,000.00 \$ 400.00 \$ 975,000,000.00 ☐ The determination of restitution is deferred until . An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination. The defendant organization shall make restitution (including community restitution) to the following payees in the amount listed below. If the defendant organization makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid. Name of Payee **Total Loss\* Restitution Ordered Priority or Percentage** See Restitution Order, Docket Entry #24 \$975,000,000,00 **TOTALS** \$ 0.00 \$ 975,000,000.00 Restitution amount ordered pursuant to plea agreement \$ 975,000,000.00 The defendant organization shall pay interest on restitution or a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 4 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g). The court determined that the defendant organization does not have the ability to pay interest, and it is ordered that: the interest requirement is waived for the ☐ fine restitution.

restitution is modified as follows:

fine

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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AO 245E (Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants Sheet 3A — Criminal Monetary Penalties

DEFENDANT ORGANIZATION: TAKATA CORPORATION

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#### ADDITIONAL TERMS FOR CRIMINAL MONETARY PENALTIES

The Restitution Order, docket entry #24, is incorporated by reference herein.

The \$481,848,850 in restitution is due to Auto Manufacturers in connection with the purchase of Takata airbag systems utilizing non-compliant ammonium nitrate-based inflators as set forth in Paragraph 3(E)(1) of the Plea Agreement and will be paid in full by the defendant within five days after the closing of the currently anticipated sale, merger, acquisition, or combination involving a transfer of control of the defendant, which must occur within 365 days after entry of the plea in this case.

The \$368,151,150 in additional restitution is due to Auto Manufacturers who purchased airbags with PSAN inflators from Takata or any of its subsidiaries as set forth in Paragraph 3(E)(2)(ii) of the Plea Agreement and will be paid in full by the defendant within five days after the closing of the currently anticipated sale, merger, acquisition, or combination involving a transfer of control of the defendant, which must occur within 365 days after entry of the plea in this case.

The \$125,000,000 in additional restitution is due to Individuals who suffered (or will suffer) personal injury caused by the malfunction of a Takata phase-stabilized ammonium nitrate (PSAN) airbag inflator as set forth in Paragraph 3(E)(2)(i) and will be paid in full by the defendant within thirty days of entry of the plea in this case. The parties agree that upon the later of: (a) five years after entry of the plea in this case (the time currently estimated by the defendant for the recall of its defective products to be completed); or (b) the date upon which such recall in complete, any funds remaining of the \$125,000,000 in restitution monies provided for in this paragraph shall be paid to the United States. The defendant agrees not to contest the payment of these monies to the United States.

Additionally, a Special Master will be appointed to serve to determine the proper administration and disbursement of restitution monies the defendant will pay.

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(Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants Sheet 4 — Schedule of Payments

DEFENDANT ORGANIZATION: TAKATA CORPORATION

CASE NUMBER: 16-20810-04

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#### **SCHEDULE OF PAYMENTS**

Hav	ying assessed the organization's ability to pay, payment of the total criminal monetary penalties are due as follows:
A	Lump sum payment of \$ 400.00 due immediately, balance due
	☐ not later than, or ☐ in accordance with ☐ C or ☐ D below; or
В	☐ Payment to begin immediately (may be combined with ☐ C or ☐ D below); or
C	Payment in (e.g., equal, weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D	Special instructions regarding the payment of criminal monetary penalties:
	\$400 special assessment due immediately. \$25,000,000.00 Fine due within 30 days and may be paid by wire transfer.
	See details of restitution payments in Restitution Order filed 2/27/17, document entry #24.
A11	criminal monetary penalties are made to the clerk of the court.
	e defendant organization shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
THE	s defendant organization shart receive credit for an payments previously made toward any criminal monetary penanties imposed.
	Joint and Several
	Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.
	The defendant organization shall pay the cost of prosecution.
	The defendant organization shall pay the following court cost(s):
<b>V</b>	The defendant organization shall forfeit the defendant organization's interest in the following property to the United States:
	The Consent Order and Judgment of Forfeiture, docket entry #25, is incorporated by reference herein.

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Attachment — Statement of Reasons

DE	EFENDANT ORGANIZATION: TAKATA CORPORATION	Judgment — Page	<u>7</u> o	f	8
	ASE NUMBER: 16-20810-04				
	STATEMENT OF REASONS				
	The court adopts the presentence report and guideline applications WITHOUT CHANGE.				
	OR				
	The court adopts the presentence report guideline applications <b>BUT WITH THESE CHANC</b>	GES:			
	PRESENTENCE REPORT WAS WAIVED.				
Gu	uideline Range Determined by the Court:				
	The defendant organization is a criminal purpose organization pursuant to U.S.S.G. §8C1.1.				
	OR				
	The calculation of the guideline fine range is unnecessary because the defendant organization U.S.S.G. §8C2.2(a).	cannot pay restit	ution pursu	ant to	
	OR				
	Total Offense Level: 41				
	Base Fine: <u>\$481,848,850.00</u>				
	Total Culpability Score: 8				
	Fine Range: \$ 770,958,160.00 to \$ 1,541,916,320.00				
	Disgorgement amount of \$ is added to fine pursuant to U.S.S.G. §8C2	2.9.			
	Fine offset amount of \$ is subtracted from fine pursuant to U.S.S.G.	§8C3.4.			
bec	Given that the Court has entered an order providing a large amount of restitution, the Fine is cause of inability to pay pursuant to U.S.S.G. §8C.3.3.	waived or below	the guidelii	ne range	e
RE	ESTITUTION DETERMINATIONS				
Tot	otal Amount of Restitution: \$ _975,000,000.00				
	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(	tion is not ordere c)(3)(A).	d because	the num	nber of
	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is issues of fact and relating them to the cause or amount of the victim's losses would complicate or that the need to provide restitution to any victim would be outweighed by the burden on to 3663A(c)(3)(B).	s not ordered beca prolong the sentencing pr	use determ encing proc ocess unde	ining co ess to a er 18 U.	omplex degree .S.C. §
	For offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the ordered because the complication and prolongation of the sentencing process resulting from the the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).	ne sentencing gui fashioning of a re	delines, resestitution or	stitution der outv	n is not weighs
	Restitution is not ordered for other reasons:				
	Partial restitution is ordered, pursuant to 18 U.S.C. § 3553(c) for the following reason(s):				

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Attachment A — Statement of Reasons

DEFENDANT ORGANIZATION: TAKATA CORPORATION

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CASE NUMBER: 16-20810-04

#### STATEMENT OF REASONS

	The sentence is within the guideline range and the court finds no reason to depart from the sentence called for by the application of the guidelines.
	OR
V	The sentence departs from the guideline range:  ☐ upon motion of the government, as a result of a defendant's substantial assistance, or  for the following specific reason(s):

Pursuant to 18 U.S.C. § 3553(a) a downward variance in the amount of fine is appropriate to enable defendant to pay reasonable restitution to the victims of this crime. The court is persuaded that defendant lacks the ability to pay a greater fine and also pay a reasonable sum as restitution to the victims of this offense.